RECEIVED FEDERAL ELECTION COMMISSION

2011 NOV -4 AM 10: 29

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## BEFORE THE FEDERAL ELECTION COMMISSION.

In the Matter of	)	
	)	<b>MUR 6403</b>
Alaskans Standing Together and Barbara	)	
Donatelli, in her official capacity as	)	
treasurer; Jason Moure; Ahtm, fac.;	)	
Aleur Corporation; Auctic Slogn Regional	)	
Corporation; Bering Straits Native	)	
Corporation; Bristol Bay Native	)	
Corporation; Calista Corporation;	)	
Chugach Alaska Corporation; Cook Inlet	)	
Region, Inc.; Doyon, Limited; Koniag,	)	
Inc.; NANA Regional Corporation;	)	
Sealaska Corporation; Lisa Murkowski	)	
for U.S. Senate and Joseph M.	)	
Schierhorn, in his official capacity as	)	
treammer; Season Lisa Murkovski	)	

## **CERTIFICATION**

I, Shelley E. Garr, recording secretary of the Federal Election Commission executive session, do hereby certify that on November 01, 2011, the Commission took the following actions in the above-captioned mateur:

- 1. Decided by a vote of 6-0 to:
  - a. Find no reason to believe that Aleut Corporation, Bering Straits Native Corporation, Bristol Bay Native Corporation, Calista Corporation, Chugach Alaska Corporation, Cook Inlet Region, Inc., Doyon, Limited, Koniag, Inc., and Sealaska Corporation violated 2 U.S.C. § 441c(a)(1).
  - b. Find no reason to believe that Lisa Murkewski for U.S. Senate and Joseph M. Schiethorn, in his offinial capacity so treasurer; and Senater Lisa kindrowski, violated the Ast.
  - c. Find no reason to believe that Jason Moore violated 2 U.S.C. § 441c(a)(2).

- d. Dismiss the allegations that Alaskans Standing Together and Barbara Donatelli, in her official capacity as trunsurer, violated 2 U.S.C. § 441c(a)(2) pursuant to *Hackler v. Chaney*, 470 U.S. &21 (1985).
- e. Approve the Factual and Legal Analyses as recommended in the First General Counsel's Report dated August 25, 2011 with amendments previously circulated and with further amendments pursuant to the meeting discussion.
- f. Approve the appropriate letters.
- g. Close the file as to all respondents.

Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

- 2. Decided by a vote of 5-1 to:
  - a. Dismiss the allegations that Arctic Slope Regional Corporation, Ahtna, Inc., and NANA Regional Corporation violated 2 U.S.C. § 441c(a)(1) pursuant to Heckler v. Chaney, 470 U.S. 821 (1985) and approve the Factual and Legal Analysis as recommended in the First General Counsel's Report thated August 25, 2011 with amendments previously circulated and with further amendments pursuant to the meeting discussion.

Commissioners Bauerly, Hunter, McGahn II, Petersen, and Weintraub voted affirmatively for the decision. Commissioner Walther dissented.

Attest:

November 3,2011 Date

Shelley E. Gair

Deputy Secretary of the Commission